# EXHIBIT 47

#### Case 2:20-cv-00983-TSZ Document 75-47 Filed 02/07/22 Page 2 of 6

JOHN MCDERMOTT 1/19/2022

HUNTERS CAPITAL, LLC, et al., )  Plaintiffs, )	
vs. ) CITY OF SEATTLE, ) Defendant. )	No. 20-cv-00983-TSZ
ZOOM 30(b)6 Deposition Upo of SRJ dba CAR TENDER - 0	

DATE: Wednesday, January 19, 2022

REPORTED BY: Mindy L. Suurs, CSR No. 2195

ROUGH & ASSOCIATES INC

office@roughandassociates.com 206.682.1427 3515 SW Alaska St Seattle WA 98126

Page 164

- 1 place of business, but they did block the sidewalks.
- 2 BY MS. IVERSON:
- 3 Q. They blocked the sidewalks, okay. Did they block
- 4 the driveway to get into the parking lot?
- As I stated, they did not block the driveway to
- 6 access our parking lot.
- 7 Q. Okay. And then let's see. So --
- 8 A. With tents, to be clear.
- 9 Q. With tents, okay. And then so before June 8th,
- 10 so still thinking -- looking in the first week of June, did
- 11 you have any break-ins at Car Tender in that period?
- 12 A. No.
- 13 Q. Okay. Any other -- any vandalism?
- 14 A. Graffiti.
- 15 Q. Other than graffiti.
- 16 A. They tried cutting -- well, they cut holes in the
- 17 fence trying to get into the parking lot.
- 18 O. Before June 8th?
- 19 A. Yeah.
- 20 Q. Okay. When did that happen?
- 21 A. I don't know exactly.
- 22 Q. Okay. Did you --
- A. No, I did not report it.
- Q. Okay. That wasn't going to be my question, but
- 25 good to know. Okay, so didn't report that. And then did

ROUGH & ASSOCIATES INC

Page 221

- 1 post and I'd call bullshit on it, but --
- 2 Q. Meaning like you would comment on their posts?
- 3 A. I'd say bullshit, yeah.
- 4 Q. Okay, got it, but you didn't affirmatively post
- 5 on Facebook about CHOP?
- 6 A. No.
- 7 Q. Okay. And did you ever reach out -- you
- 8 didn't -- did you ever reach out to anyone via --
- 9 A. No.
- 10 Q. -- (inaudible) or anything like that, okay. And
- 11 then just setting aside emergency services for the moment,
- 12 did you -- did the City provide Car Tender with any other
- 13 services after June 8th, 2020?
- 14 A. Not really.
- Okay. Did you have garbage pickups?
- 16 A. That was the one thing that the City did, was
- 17 they picked up the garbage.
- 18 Q. Oh, okay. And did they do that -- I know it's
- 19 not every day, but did they do it on schedule?
- 20 A. I wouldn't say it was on schedule every time, but
- 21 they would show up.
- 22 Q. They would show up, okay. Did the frequency of
- 23 those pickups decrease in June 2020 versus April 2020 when
- 24 COVID was going on?
- 25 A. There was a period of when the CHOP stuff started

ROUGH & ASSOCIATES INC

Page 222 that it changed, and I don't recall what exactly the change 1 2 was, but it did change after the CHOP started. 3 And it -- but it was still happening? Q. Okay. Α. Yeah. 4 5 Q. Okay. What about do you have Seattle City Light? 6 **A**. You mean do I have electricity? Yes. 7 Yes, through Seattle -- for your utilities. So Q. 8 did you have any electrical issues during that time? 9 I did not. **A**. 10 Okay. Did you have -- okay, withdrawn. 0. MR. WEAVER: So we've been going for over an 11 12 hour, so is this a good time to take a break or --13 MS. IVERSON: Took the words right out of my I was just going to say I can pause now before 14 going onto the next. 15 16 THE VIDEOGRAPHER: The time is 4:31 p.m. 17 off the record. 18 (Recess taken.) 19 THE VIDEOGRAPHER: The time is 4:41 p.m. We are 20 back on the record. 21 BY MS. IVERSON: 22 So a little bit earlier we were talking Okav. 2.3 about the barricades outside of Car Tender. Do you 24 remember that? 25 Α. Yep.

ROUGH & ASSOCIATES INC

Page 269 1 REPORTER'S CERTIFICATE 2 I, Mindy L. Suurs, the undersigned Certified Court Reporter, pursuant to RCW 5.28.010, authorized to 3 administer oaths and affirmations in and for the State of 4 Washington, do hereby certify: 5 That the foregoing testimony of JOHN McDERMOTT was given before me at the time and place stated therein and thereafter was transcribed under my direction; 7 That the sworn testimony and/or proceedings were by me stenographically recorded and transcribed under my 8 supervision, to the best of my ability; 9 That the foregoing transcript contains a full, true, and accurate record of all the sworn testimony and/or 10 proceedings given and occurring at the time and place 11 stated in the transcript; 12 That the witness, before examination, was by me duly sworn to testify the truth, the whole truth, and nothing 13 but the truth; 14 That I am not a relative, employee, attorney, or counsel of any party to this action or relative or employee of any such attorney or counsel and that I am not 15 financially interested in the said action or the outcome 16 thereof: 17 January 25, 2022 DATE: 18 19 20 2.1 Mirelyd. Suurs 22 23 Certified Court Reporter #2195 24 25

ROUGH & ASSOCIATES INC

office@roughandassociates.com 206.682.1427 3515 SW Alaska St Seattle WA 98126